25 grants

grants the motions. See L.R. Bank. P. 8070(a).

Appellee.

## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

<i>In re</i> ROSALIE ALLEN MORGAN,	)
Debtor.	)
ROBERT G. HILLSMAN,	) Case No. 3:13-cv-00256-RCJ
	) Adv. No. 12-ap-05066-BTB
Appellant,	) Bankr. No. 12-bk-51208-BTB
vs.	)
ROSALIE ALLEN MORGAN,	) ORDER )

Plaintiff/Appellant Robert G. Hillsman filed an adversary proceeding in the Chapter 7 bankruptcy case of Debtor/Defendant/Appellee Rosalie Allen Morgan, listing two claims for non-dischargeable debt under 11 U.S.C. § 523(a). The bankruptcy judge granted a motion to dismiss with prejudice after a hearing. Plaintiff appealed. Appellant has not filed a designation of record on appeal or a statement of issues. On November 11, 2013, the Court ordered Appellant to file an opening brief within fourteen days. He did not do so and has yet filed no opening brief. Appellee has moved to dismiss for the first reason and has moved for summary judgment for the second reason. Appellant has not timely responded to either motion. The Court

1	CONCLUSION
2	IT IS HEREBY ORDERED that the Motion to Dismiss (ECF No. 5) is GRANTED.
3	IT IS FURTHER ORDERED that the Motion for Summary Judgment (ECF No. 7) is
4	GRANTED as a motion to dismiss.
5	IT IS FURTHER ORDERED that the clerk shall close the case.
6	IT IS SO ORDERED.
7 8	Dated this 17th day of January, 2014.
9	ROBERT CJONES  Linited State District Indee
10	United States District Judge
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23 24	
24	